the Bank as sufficient for what was not | loaned, and that too after it was repaid,

Because the 3d ground is not admitted to be true, that only so much was to be raised as might be required "to re-build the City of Charleston"—other and further objects were in view, to wit: to increase the capital of the Bank, and so it is stated, else us the fire loans are paid in, the Bonds should be taken up; whereas the fire loan is for ten years, and the bonds run twenty or thirty years, leaving the Bank ten and twenty years.

Because, the statement of the security is made for effect, and gives no information not possessed by the the Legislature, who directed the money to become part of the Bank, and of course secured as other capi-

Because, the 5th ground is a mere ab stract proposition, not disputed by any one, and quite idle at this time, when the State has already borrowed money to lend out, and has created a Bank and mortgaged it to pay her borrowed money. Besides, in truth, it is much more justifiable to borrow money on the general credit, and commit it to a Bank to loan out successively in small sums, to relieve the planters and mechanics of the State, than to subscribe as the State has done \$200,000 to a Rail Road Bank; \$800,000 to pay in advance Rail Road Shares, and then plight the same public faith for two millions more, all to one company of individuals, and this all by the advice, persuasion and co-operation of these who indite homilies about loaning anoney to bank upon.

Because, the 6th ground is equally useless except to mislead. Every body knows that where the public faith is pledged, each citizen in proportion to his wealth is pledged, and it is a pity-that was not thought when the State involved itself three million to "the favoured few" who were embarked in the great Ohio and Kentucky failure. But the loans by the Bank are secured by good mames, good mortgages, and the ultimate security of the State, after all the Bank capital sunk, is so remote as to be of little value, except for an ad

captandum argument. Because, the 7th ground is equally a mere truism, except the insignation as to the "new pency now proposed of raising money for the Bank by increasing the publie debt," which has no warrant in fact. The policy is not new, neither is any such operation proposed. The act was done in 1838, and well or unwell, was a part of the are loan Act. and the money so raised is mortgaged and cannot be withdrawn without a breach of public faith.

Because, the 8th ground is a mere general principle which might have been well urged in 1812, when the Bank was created, but is wholly unavailing in 1841 when contracts have been made and the public

faith is to be kept. Because, the 8th ground is also unfairly stated. The last four years of unlooked for calamity afford no fair criterion to judge the operations of the Bank; and no new proposal is now made to borrow at 6 per cent, and bank at 54 per cent; but, on the

contrary, in a series of years the Bank has made more than 7 per cent; and will redeem the whole stock and actually pays the interest for the State, and although it be true that the increase of other Banks has diminished the profits of the Bank of the State, yet the statement that the present state of that Bank "cannot fail to result in loss and must eventually be made good by taxing the people" is the merest scare-crow that could be set up. There is no reason for believing that the Bank will fail, not only to pay the interest, but redeem the principal of all the debt and have her capital left, and but for the improvident Rail Road speculation she could now pay the public debt years before it is The majority therefore deemed the otest irregular, the grounds frivolous and deceptive, and calculated to injure the interest of the borrowers under the fire loan by denying to the rest of the State any of the fac , ties which had been so freely grant d to Charleston. That it was calculated to injure the credit of the State, as these Bouds were pledged with the rest of the

cap I for specific debts outstanding.

That at this time was peculiarly improper to do any thing to diminish the rewould lay it at the mercy of the rival Banks, destroy public confidence in its circulation and perhaps prestrate its besiness; and then, indeed the citizens must be taxed to make up the loss, That no call was made by the people-no suggestion from the Executive, and although no doubt the movement proceeded from pure patriotism; still it was ill-timed. And when the storm is over and the money market calm and settled, a reduction of Bank capital by all the Banks wou be a very reasonable proposition-and the Bank of the State would come down with the rest. The dividends of the Bank of the State instend of being expended by the Stockholders is placed in the sinking fund and thus it is that the public debt is paid off. The whole affair was small, a feeler-to see if the Legislature was prepared at this time to disturb the Bank and after electing proper directors to permit every mem-ber of the Legislature to administer his nostrum. The Bank was established, its capital mortgaged, its debtors like all others, suffering under the curtailment of the eirculation. It was no time to try experiments. The names who rejected the protest were forty nine.
Nays: The H n. W. F. Colcock, Spea-

ker: Messrs. Ariail, Bellinger, Black, Blake, Bonham., Brown, Bull, Burt, Carr, Carroll, J. W. Conner, W. J. Conners, Darby, Davis, Elfe, Fair, Ferguson, Gavin, Gilmer, R. C. Griffin, Guignard. Huger, B. F. Hum. Hunter, Jamison, Kings-ley, Lartigue, McKelvey, Middleton, Monzon. Myers, E. G. Palmer, Phillips, Rhett, Richards, Riley, Robinson, Roper, Sims, Singleton, G. H. Smith, J. Smith, Speers, Tradewell, Trotti, Wade, Washington .-

Editors who have published the protest, will do an act of justice y also giving this a place. - Charleston Mercury.

Cheap Living -The farmers of Illinois, it is stated, are obliged to take a cent and a half a pound for their pork, or they could Edgefield C. H. So Ca. not raise money to pay their taxes-and very good turkeys may now be bought in Cincinnati for twenty-five ceuts aheadand good chickens for a dollar a dozen, as poor as the money is,

Rail Road Convention -U. S. Mails.s Sec .- It will be recollected by our reader. that the Post Master General, in his las report made, suggested the necessity o government making some arrangement with the various rail road and steamboat lines, which would secure the permanent transportation of the mails in time of peace. and in case of war the conveyance of troops, material &c., and that the Secretary of War entertained similar views For the purpose of digesting this subject, and obtaining the opinions of those interested an invitation was extended to the several corporations throughout the Union, to meet in Convention at Washington, which was very generally accepted, and the convention was organized in that city on Saturday last, by the selection of Dr. Sheppard, of Virginia, as President, and Gen. Pat-terson, of North Carolina, as Secretary. Nearly forty different rail roads were represented, either by their presidents or dele

After organization, the Post Master General was informed that the convention were prepared to go to business, when a communication was presented from that officer, entering into details, explanatory views of what measures should be adopted to accomplish the desired object Full discussion followed, eliciting the opinions of the members of the convention. & we are happy to say that a general, indeed unanimous desire on their part, was expressed to meet the views of the government. The convention appointed a Committee of six, viz: Louis McLean, of Maryland; Dr. Sheppard, of Virginia; Gov. Dudley, of N. C.; John P. King, of Georgia; Mr. Rockwell of Conn , and Mr. Bliss, of Mass., to confer with the Post Master General, and fix on the basis of a bill to be proposed to Congress, by which the government can secure the permanent use of the rail roads throughout the Union. for the transportation of the mails, and also troops, munitions of war, &c .- Char. Cour.

Effect of the United States Bankrupt Law on Leases. - It is important for the safety of the lessors, that leases hereafter made should make provision for the bank ruptcy of the lessee, as on such an event his estate and interest in the premises will pass to his assignees, if they choose to accept it, and not otherwise; if they do aceept it, they may transfer it to whom they please-even to a beggar, and the assigned will not remain responsible for rent after

such transfer.

It is insufficient and immaterial that the original law contains a special clause, avoiding the lease if the lessee should underlet, &c., because such a clause applies only to voluntary transfers by the lessee. and not to assignments by the act of law Such a clause will not prevent the interest of the lessee from passing to his assignees, in bankruptcy, nor restrict them in the disposul of it.

HAMBURG, Jan. 12. Our Cotton market fairly opened, although there is not a great quantity arriving, as the roads are in a bad condition. Prices range from 6 to 74 ets: prime lots. however, will bring 8 to 54 ets. Some sales of very inferior parcels have been made as low as S to 4 & ets. These were very poor samples, and perhaps not sold on their own merit, and therefore should not be included in our quotations. The market is steady, and sales readily made

at prices above stated,

Dry Goods, Groceries, &c. - As the planters have not commenced their regular trips, and a general business cannot be laid down, we leave off our remarks and the correction of our Prices Current until

The Edgefield Baptist MINISTERIAL CONFERENCE, will assemble in the Meeting House of the Hamburg Baptist Church, at 9 o'clock, A. M., on the Sa turday before the fifth Lord's day of this month
W. B. JOHNSON, Chairman.

The friends of Capt. W. L. COLEMAN, announce him as candidate for Ordinary of Edgefield Dis-

Jan 19 Syrup Molasses.

SUPERI THE AFFICIAL SUPERIOR OF SCRANTON & MEIGS. b 51 SUPERI A article. Just received and

Fresh Teas.

UNPOWDER, Imperial and Black Teas

Also, Sugar, Coffee and Chocolate,
Just received and for sale cheap, by

SCRANTON & MEIGS.

Fruits & Spices. UST RECEIVED fresh Oranges, Lemons Raisins, Currants, Citron, Figs, Cloves Mace, Nutmegs, &c. &c.. at the store of SCRANTON & MEIGS.

Goshen Cheese.

JUST RECEIVED by the subscribers, a fresh supply of the above named article.

Also—Fresh Rice and Buckwheat Flour. SCRANTON & MEIGS.

Money is Wanted.

THE Subscribers take this method of re-turning their deads to a liberal public, and respectfully solicits a continuance of their

But at the same time we are under the necessity of calling upon those indebted to us to come forward and liquidate their Notes and Accounts immediately, as it is utterly impossible for us to go on with business, unless our customers pay us more punctually. The extreme pressure of the times render this absolutely no-

BLAND & BUTLER.

Piano Forte Tuner & Re-

A ARON A. CLARKE would respectfully A inform his friends and the public generally, that he attends to the business of Repairing and Tuning PIANO FORTES, at the shortest nonce. Those desirous or his professional services, will be waited on, by addressing him at

Reference can be had, if necessary, to a cer-tificate from under the hand of Mr. E. B. Bacon, who has been long known as Teacher of Music, and a large number of the most respecta-ble citizens of the State. Notice.

HE Copartnership heretofore existing be-tween the subscribers under the firm of G L. & E. Penn & Co. was dissolved on the first day of January, 1842, by mutual consent.

All those indebted to the concern by note or book account, are requested to make prompt payment, as longer indulgence will not be given. G. L. PENN. EDM'D PENN.

ROBERT ANDERSON. The business will be continued at the old stand by G. L. & E. Penn. We are thankful to our friends for their former patronage, and will try and make it to their interest to continue the same. We shall replenish our stock in the spring, and will sell the present remaining stock very low for cash, or on a credit to pune tual custemers.

G. I. PENN, EDM'D PENN

ALL persons indebted to the late Ransom Hamilton, dee'd, are requested to make payment, and all those having demands against the estate are requested to render them in properly attested to the subscribers, within the

perly attested to the perly attested by law time prescribed by law J. B. HAMILTON. Adm'rs. S. GOSNAHAN, S. GOSNAHAN, 51 tf

Last Notice!

A LL persons indebted to the estate of Jesse Hobbs. late of Edgefield District, dec'd. are requested to make payment by return day in March next, and those having claims against said estate are requested to render them in properly attested, within the time prescribed by law.

E. DEVORE, Adm't. Jan. 19, 1842.

Pottersville. E have obtained a good Blacksmith, on Wagons and Plantation Tools, and shall be glad to work for our neighbors and friends
J. GIBBS & CO.

Caution LL persons are hereby cautioned against trading for a Note given by me to Mrs. Rosalla Biaylock, for \$66 00, for the hire of a Negro Woman, as the consideration for which said Note was given has failed, and I am determined not to pay the same unless compelled by law.

WM. H. MATHEWS.

Sale of Town Lots. HOSE interested, are informed that Dir saic of Town Lots, &c., will be ontinued according to previous notice, on the 26th just., at which time, all those interested will please attend.

HENRY SHULTZ. Hamburg, Jan. 13, 1842. 51 c DY OLIVER TOWLES, Esquire.

Ordinary of Edgefield District. Whereas, M. Graham hath applied to ne for Letters of Administration on all and singular the goods and chattels, rights and credits of Ellen Graham, late of the District aforesaid, deceased,

These are, therefore, to cite and admon ish all and singular, the kindred and creditors of the said deceased, to be and appear before me, at our next Ordinary's Court for the said District to be holden at Edgefield Court House on the 31st day of January 1842, to show cause, if any, why the said Administration should not be granted. Given under my hand and seat this 14th

day of January, one thousand eight hundred and forty two, and in the sixty-sixth year of American Independence. O. TOWLES, o. E. D.

Jan. 19, 1842. 82 124 b 51

Sheriff's Sale. PY virtue of sundry writs of Fieri Facias, I shall proceed to sell at Edgefield Court House, on the first Monday and

Tuesday of February next, the following property: John S. Allen, vs. Margaret Ogilvie. John A. Whate, and Cary Patterson, the tract of land where defendant Ogilvie lives. L. Giddings, vs. Thos. R. Bra

and Lewis Ellzey, one tract of land adjoining T. Morris, A. Pond, and others, levied on as the property of Lewis Elizey.
Pena & Brannon, vs. Harriet Martin. 240 acres of land, more or less, where de-

feudant lives, adjoining lands of James Stalnaker, and others. George Parrott, vs. Wiley Milton, Jas. G. O. Wilkinson, and Dawson Arkinson, 700 acres of land, more or less, adjoining

A. Whatley and others, levied on as the property of D. Atkinson. Rogers & Latimer vs. Hollis Dunton. six negroes, Peter, Lewis, William, Allen.

John and Nanny. Treadway & Blinn vs. the same, the above described property.

Dendy & Key, and others, vs. the same, the above described property.

Joseph Lloyd vs. Gutheridge Thurnond, two negroes, Phillis and Rachel.

Burrel E. Hobbs vs. the same, the above

described property.
Wright, Bull & Co. vs. Rudolph Carer, one negro, Dick.

Robert Carlisle vs. the same, the above lescribed property. Turpin & De Antiguac vs. Charles B.

Carter, one bay Horse.
Goodwin, Harrington & Co. vs. Samuel Lowery, one roan Horse John Knox vs. Lewis Sawyer, one gray

Horse. Bland, Catlin & Co. assignee, vs. E. M. & E. H. foor, one negro man. Abner P. Jones, for Robert Y. Jones va. A. T. Hodges, and Wm. W. hoor, one

negro man. Bill. Clark & Clark vs. John Presley, one black Horse.

Terms Cash. S. CHRISTIE, s. E. D.

3t 50 State of South Carolina. EDGEFIELD DISTRICT.

Wm. Prothro, vs. G. H. Taylor. WILL BE SOLD on the 28th of Janwww.uary, inst., in the town of Hamburg, the interest of G. H. Taylor, in 200 Bedsteads in an unfinished state, two Horses,

one Carryall Wagon and Harness, some materials for Cotton Gins, one Sideboard, and various other articles of Household Furniture, Terms cash.

S. CHRISTIE, s. E. D. 31 50

N APPRENTICE to the Printing busi-noss. A boy from 13 to 15 years of age, who can read and write, of good moral habits, Apply at this Office.

State of South Carolina. EDGEFIELD DISTRICT.

A. Wallace, va. WILL BE SOLD at the house of C. J. Glover, on the 31st January, inst, one lot of Cotton.

Terms cash. S. CHRISTIE, s. E. D.

31 50 State of South Carolina. EDGEFIELD DISTRICT.

Penn & Brannon, & others, ?

sa. Beverly Burton. WILL BE SOLD at the house of Beverly Burton, on the 27th January, idst., the following property, viz: one sett of Blacksmith Tools, five bales of Cotton, one lot of Seed Cotton, one Wagon and Harness complete, four Mules, crop of Corn, and Fodder, and various other arti-

Terms cash. S. CHRISTIE, s. E. S.

STATE OF S. CAROLINA, EDGEFIELD DISTRICT. Beverly Burton) Foreclosure of Mort-

gage. Samuel Presley, WILL BE SOLD on the first Monday and Tuesday in February next. the following negroes, viz. Stephen, old Lark, young Lark, Daniel. Rinah, Lewis, Catharine, Phillis, Burton, Biddy, Ansel,

S. CHRISTIE, s. E. D. Jap. 15, 1841 (\$1 50)

Wanted to Hire. A NEGRO MAN, about 45 or 50 years of age, to work on a small farm in the vicinity of the Village. Wages paid monthly or quarterly if required Apply at this Office.

Jun. 12, 1842.

Notice. AVING purchased of Messra. Bryan & Minor, their entire stock of Goods in the Merchant Tailoring Business, in this place, we would take this method of informing our friends and the public generally, that they can be furnished at the old stand of Bryan & Minor, with Clothing, on as good terms, and not inferior in quality to any similar establishment in the Southern country. We intend to keep on hand at all times, a good stock of

English & French Cleths, and CASSIMERES, selected in the New York and Philadelphia Markets, together with all other articles in our line; and to those who favor us with their patronage it this business we wou d say that every exertion on our part shall be used to give perfect satisfaction.

GOODE & LYON.

January 1, 1842.

CASH WANTED!

EARNESTLY request all these indebted to me on Notes and open Accounts, due up to the first of January, 1842, to come forward and liquidate them without delay. I owe mo-ney that must be paid promptly, and conse-quently must collect; those of my customers owing debts due some considerable time, are hereby notified that longer indulgence cannot

E. B. PRESLEY.

FARMER'S HOTEL.

EDUEFIELD C. H., S. C. HE SUBSCRIBER having rented the establishment formerly occupied by Mr. A. B. Addison, has fitted it up for the accommodation of transient and permanent boarders

The Hotel is near the Courthouse, in a very pleasant situation, and he Catters himself that section of the country. Good stabling and at-tentire servants are provided, and in fact every thing that can be done on his part to render travelers and bearders comfortable, will be is table will bear a comparison with any in this attended to.-

He is prepared to accommodate two or more families with board, and from the well known health and good society of this Village, families will find it a desirable summer residence. His charges in all instances will be made to correspond with the times.
CHARLES COMPTY.

January 5, 1842. 50 tf

Notice. A IL persons indebted to the estate of Jona-than Wever, dec'd., on Notes and Accounts that are due, are requested to make payment, and those fraving demands against estate, will render them in properly attested for OLIVER TOWLES.

Ordinary of Edgefield District.

Cash Wanted.

HE Subscriber respectfully requests all persons indebted to him by Note or open Account, to come forward and pay him, as he is in great want of Money, and not desirous of having to commence suits. WILLIAM BAILEY.

NOTICE.

OS. N BAILEY has appointed Mr. Wm.
Bailey, his Agent during his absence from

Jan 5 Removal.

Mrs. E. M. Dowd, Agent.

AS removed her stock of MILLINERY
GOODS, to the Store opposite Messrs. Bland & Butler's, and next door to Messes. Screnton & Meigs, where she will be happy to wait upon her friends and former customers as She returns her thanks for past favors. tf 49 Jam 5

For Sale. Rail Road, and known as MARSH'S HO-TEL. The house has been kept as a Public House for several years, and contains 40 rooms double and single, the greater portion of them with fire places. Upon the premises are likewise all necessary out buildings, kitchens, negro houses and stabling for 100 horses, in the yard is an excellent well of water.

Terms one third cash, the balance on a credit Also-Forty or fifty unimproved Lots, handomely situated, within the corporate limits of

JOHN MARSH, Aiken. tf 45

The friends of Shubel ATTAWAY, announce him as a candidate for the Office of Tax Collector, of Edgefield Dis-

Sheriff's Sales.

BY Virtue of sundry writs of Fier Facias. I shall proceed to sell at Edgefield Court House, on the first Mon-day and Tuesday in February next, the

following property:
Sebron Jones, bearer, vs. Rivers Gunter & Henry Sawyer, 2000 acres of land, more or less, adjoining Mrs. Holsten, and others.

Cothran & Rushton, vs Jefferson A. Berry & Mildred Berry, the tract of land where the defendant Mildred Berry lives, adjoining lands of Josiah Duncan, and ot hers. Wm. Garrott, seur. vs. George Delaugh-

ter, 150 acres of land, mroe or less, on Horn's creek, on which is a valuable Grist Mill, adjoining Wm. Culclazier, and others; also, one other tract containing fifty acres. more or less, on Turkey creek, on which is a valuable Grist Mill, adjoining Wesley Cochran and John Wash.

Thomas Garrott, vs. John Goff, the tract of land where John Goff's widow lives, and

one gray Mare. Daniel Brunson, vs. Wm. W. Coursey. Talbert Cheatham, and John A. White, the tract of land whereon Talbert Cheatham lived in the year 1841; also, the trace of land where John A. White lives.

John H. Gray, vs. Talbert Cheathan, the tract of land where defendant lived the

year 1841. Whit. Brooks, vs. Rudolph Carter, and Elizabeth Carter, five thousand acres of land, more or less, adjoining lands of John Wise, Wm. Howard, and others. William W. loor, vs. Alfred Holley, one

housand acres of land, more or less, adjoining Wade Glover, and others. Sarah C. loor, vs. the same, the above

described property.
Watts, Cook, & Co. vs. A. G. Leake, one thousand acres of land, more or less, adjoining J. W. Coleman and others, J. P. Watis, vs. the same, the abov

described property.

Commissioner in Equity, vs. Nathan McCarty, Samuel Padget, and Sampson Cates, 240 acres of land, more or less, ad-

oining A. J. Padget, and others. Commissioner in Equity, vs. Lewis Padget, Jordan Feaster, and John Eidson, one hundred and sixty acres of land, more or less, adjoining A. J. Padget, and others. Thomas W. Malone & Jesse R. Garry

vs. Alfred Holley & Wise Holley, 2000 acres of land, mere or less, adjoining Wade Glover, and others. W. &. S. Attaway, vs Mary Riley, 200

neres of land, more or less, adjoining John Coieman, and others. George Parrott, ag't, vs. Edmund Acherless, agoining John Deason, and others. Penn & Branden, vs. Becerly Burton.

four acres of land, adjoining Dr. Atkinson and John Briskey, and others. Thomas G. Dickson & Co. vs. Jeht Mouchet & S. C Terry, 20 acres of land, more or less, whereon John Boyd now lives, levied on as the property of S. C.

Terry. Penn & Brannon, vs. Joseph H. Smith, even acres of land, more or less, adjoining lames Barker, and others.

Penn & Brannon, vs. Beverly Burton 105 acres of land, lying on the north side of the road leading from Liberty Hill, to John Anderson's, adjoining lands of L. H. Mondy, and others.

Terms Cash.
S. CHRISTIE, s. E. D.
41 50 State of South Carolina,

EDGEFIELD DISTRICT. Gray & Gray, vs. A. T. Hodges, Dr. Wesley C. Norman, vs. the same. WILL BE SOLD at the house of De-VV fendant in the above case, on Tuesday the 25th inst. the following property, viz one

Hogs. Sheep, and Cattle; Household Furni-ture and other articles. Terms cash. S. CHRISTIE. s. z. D. Jan. 10, 1842. (\$1 06) b 50

State of South Carolina. EDGEFIELD DISTRICT.

H, Hutchison, Cashier.) William Holmes. BY an order from the Court of Com-

mon Pleas, I will proceed to sell, in the town Hamburg, on Wednesday the 26th inst., the following Lots; Not. 99, & 109 on Centre street; also, one House and Lot No. 106 on Centre-street, and No. 110, on which is a two story House, occupied by M. Grafty as a Shoe Store; Lot Na. 111, occupied by Lindsey & Cumuingham, as a Grocery. The above property will be sold on a credit of twelve months interest from date of sale, the purchaser giving bond & personal security, & a mortgage of the premises, to the Bank of Hamburg, S. C. Purchasers to pay for all papers necessary in the

Costs in cash. S. CHRISTIE, s. E. D. 3t 50 Jan. 8 (\$3 00)

State of South Carolina, EDGEFIELD DISTRICT. H. Hutchison, Cashfer,

V9.

II. W. Sullivan. BY an order from the Court of Common Pleas, I will proceed to sell in the town of Hamburg, in the above case, on Wednesday the 26th inst., the following property, viz: No. 133, having 50 feet on Cook-street, and 150 feet on Tillman-street; Lot No. 144, having 50 feet on Cook-street, and 1904 on Tillman-street. Terms of sale- A credit of twelve months, the purchaser to give bond and personal security, and a mortgage of the property; the purchaser to pay for all papers necessary in completion of his title.

S. CHRISTIE. S. E. D. Jan. S. 1842. (\$3 00) 3t 50

Mount Enon Academy. HE Subscribers take pleasure in announc-ing to the public, that Mr. Jons Ksoz will take charge of Mount Enon Academy, the

ensuing year.

We deem it unnecessary to say any thing with regard to Mr. Knox's qualifications, as he is well known in different parts of the State, as an experienced and successful Teach r. The Academy is near Coleman's × Roads, in a very healthy section of country, caffrely removed from places of dissipation.

Good Boarding can be obtained in the neigh-

R. COLEMAN, J S. GUIGNARD,

public generally, that he is prepared to attend to all business in his profession, such as Kling. Plugging, Cleansing, and Extracting TEETH. He is also prepared to Insert, partial or full setts of incorruptible Teeth, on Pivota, or Gold Plate, on the most scientifice principles. Those desirous of his professional services. will be waited on by addressing him at Long-mires P. O., Edgefield District, S. C.

DENTISTRY!

PEALER, Surgeon Dentist, would

e respectfully inform his friends, and the

State of South Carolina. EDGEFIELD DISTRICT.

IN EQUITY.

Susan Long, et al, vs.
Veshti Farrow, and Amon
Lindsey, Executor.

OTICE IS HEREBY GIVEN, that by
virtue of an order from Chancellor John ston, I shall offer for sale to the highest bidder. at Edgeneld Court House, on the first Monday in February next, the real estate of Benjamin in February next, the real estate of Benjamin Lindsey, deceased, consisting of two tracts of land as follows, viz. one tract whereon the deceased resided, situate in Edgefield District, on the waters of Shaw's Creek, containing three hundred acres (300) more or less, and bounded by Robert Kenny. Harmon Galliman, and others; and the other tract containing three hundred acres, more or less, situate in the District aforesaid on the spiters of Shaw's Creek, and bounded to the spiters of Shaw's Creek, and bounaid, on the waters of Shaw's Creek, and bonnded by lands of Harmon Gallman, Thomas Deench, and B. W. Hatcher. Said tracts of land to be sold separately, on a credit of one year, except for so much as may be necessary to pay the costs, which must be paid in cash, purchasers to give their bonds and personal security,

sers to give their binds and a mortgage of the premises.

J TERRY, c. E. R. D.

Commissioner's Office, Edgefield, Jan. 10, 1842.

Jan. 10 (\$4 81) d 50

NOTICE. AVING disposed of our Stock of Goods to Messrs. GOODE & LYON the firm of BRYAN & MINOR, is this day dissolved. except so much as relates to settling the business of the concern. All those indebted to us, are informed that their Notes and Accounts will be found at the store of Messra. Bland & Busler, which must be settled by the first day of February next, to enable us to close the business of the concern. After which time they will

be placed in the hands of an Attorney.

BRYAN & MINOR. Jan 5

THE SUBSCRIBER will proceed to sell at his residence near Liberty Hill on Thursday the 27th inst. twelve or thirteen like ly NEGROES, a valuable tract of LAND, known as the Wilborn tract, containing Four hundred and Five acres, Thirty or Ferty head of CATTLE, HOGS, SHEEP, Household and kitchen FURNITURE, &c. &c., on a credit until the first day of January next. Purchasers required to give notes with approved security.

BEVERLY BURTON.

Jun. 5, 1842.

4t° 49

Executor's Sale.
WILL BE SOLD on Monday the 24th inst., at the late residence of Col. John Key, dec'd., on a credit of one year, all the real estate of said deceased, (not specifically devised by his last will and testament.) consisting of one tract of land, containing about

2000 ACRES, which will be divided into two or more tracts. The said land lays on Turkey Creek, a portion of which is low grounds, in a high state of cultivation. Also

25 likely young Negroes, Horses, Mules, Hogs, Cattle and Sheep, and & quantity of Cotton, Corn, Fodder, and Oats, Waggons and Carts. Plantation, Blacksmith, and Shoemakets Tools, and a variety of other articles, &c. &c. Purchasers to give notes with two approved securities.

JAMES TOMKINS, Executor.

Edgefield Male Academy. HE Trustees of this Institution have the pleasure to inform the public, that they have engaged the services of Mr. Zanocz D. Cottreet for the ensuing year, who will open the School on the first Monday in January. Mr. Cottrell comes well recommended, as a Teacher of experience and ability. The terms

For the Classical Department, including the higher branches of Mathema-tics, \$10 00 For the English Department, including

English Grammar, Geography, &c., For Reading, Writing, and Arithmetic, 5 00 The Trustees assure the public that particular attention will be paid to the moral deportment of the pupils sent to this Institution,
F. H. WARDLAW,
JNO. LIPSCOMB,
Trustees.

N. L. GRIFFIN, J. TERRY.

Mount Willing Academy. THE Exercises of this Institution will be opened, on the first Monday in January next, under the direction of Mr. John K. John ston, whose long experience in Teaching and correct deportment, we trust will entitle the in-stitution to a large share of public confidence.

Reading, Writing, and Arithmetic, per quarter of 12 weeks,
English Granmer, Geography,
Philosophy, Chemistry, Latin and Greek Languages, Surveying, 10 00
To be paid in advance,
Good Board may be obtained from \$6 to \$8

per month.

Dec 22

J. B. SMITH. Chairman, L. R. WILSON, Treasurer, A. SIMKINS, H. C. HERLONG,

H. C. HERRAL.
A. S. DOZIER,
Trustees. Notice.
LL persons indebted to Charles A. Dowd.

A deceased, are urgently requested to make immediate payment, as the affairs of his estate are in such a situation as to render indulgence impossible, and which must not be expected. Also, all persons having demands against said estate will present them properly and lawfully attested. W.M. BRUNSON, Adm'r. attested.

To Rent.

OR the ensuing year, the HOUSE formerly occupied by C. A. Dowd, as a Store House. A good House and a good stand for the Mercantile Business. For particulars

apply to the subscriber. A. BLAND.

OUR friends in the Country, and elsewhore are informed that the death of our last friend and Co-partner, Doctor Charles M. Hill: will not derange the regular routine of our bu sinces at all, as it will be continued by the sur viving Copartner under the same firm came.

MURRAY & HILL. Pr. J. H. MURRAY. Surviving Copartner. Oct. 21.

49

J. C. READY.

Jan. 5, 1842.